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PATENT

Attorney Docket No. 02307I-553

on 12-23-97
TOWNSEND and TOWNSEND and CREW LLP

By V. Buller

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:)
MICHAEL D. DOYLE et al.)
Application No.: 08/324,443)
Filed: 10/17/94)
For: EMBEDDED PROGRAM OBJECTS IN)
DISTRIBUTED HYPERMEDIA)
SYSTEMS)

Examiner: D. Dinh

Art Unit: 2317

DECLARATION OF MICHAEL D. DOYLE
UNDER RULE 131

Assistant Commissioner for Patents
Washington, D.C. 20231

Sir:

I, MICHAEL D. DOYLE, hereby declare that:

1. I am a co-inventor of the subject matter disclosed and claimed in U.S. Patent Application No. 08/324,443.

2. The subject matter claimed in the above patent application was reduced to practice in this country prior to April 15, 1994, the filing date of the parent of the Koppolu reference cited by the examiner.

3. The reduction to practice of the claimed invention is evidenced by ATTACHMENTS A and B. ATTACHMENT A is a copy of a paper entitled "Integrated Control of Distributed Volume Visualization Through the World-Wide-Web", by Ang, Martin, and Doyle. This paper was submitted for publication prior to April 15, 1994. ATTACHMENT B is a transcript of the audio portion and still photographs of a video tape presented to an audience of scientists prior to April 14, 1994.

4. As stated in ATTACHMENT A, at page 5, paragraph 3.2, Mosaic (the browser) interprets the HTML <EMBED> tag included in a document to create a drawing area widget in a

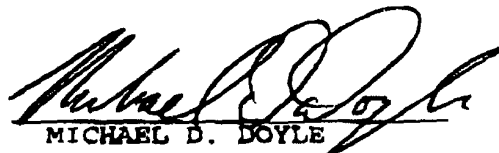
404107 E 0002250

document presentation and creates a shared window system buffer to receive visualization results. In addition, when the browser parses an <EMBED> tag in the document, the browser automatically launches the external application specifying the location of the visual object to render and identify the shared image buffer. The format and operation of an EMBED tag for 3D image data is described at paragraph 3.1.

5. As stated in ATTACHMENT B, starting at the bottom of page 2, interface and control software had been developed that allows the embedding of a visualization application within a Mosaic document. As is apparent from the photographs, the object is displayed and processed within the browser-controlled window. The visualization application is external to the hypermedia document displayed by the browser. Automatic launching of the external application when an HTML document is opened by the browser is depicted in the video.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated: October 29, 1997.


MICHAEL D. DOYLE

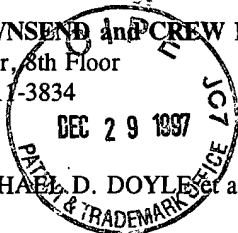
CEX:db
i:\ce\share\923071\553\decl.02

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GAU 2-7827

Amendment

TOWNSEND and TOWNSEND and CREW LLP
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In re application of MICHAEL D. DOYLE et al.
Appln. No. 08/324,443
Filed 10/17/94
Group Art Unit 2317

For EMBEDDED PROGRAM OBJECTS IN
DISTRIBUTED HYPERMEDIA SYSTEMS

THE ASSISTANT COMMISSIONER FOR PATENTS
Washington, D.C. 20231

Sir:

Transmitted herewith is an amendment in the above-identified application:

- ☒ Enclosed is a petition to extend time to respond.
☐ Small entity status of this application under 37 CFR 1.9 and 1.27 has been established by a verified statement previously submitted.
☐ A verified statement to establish small entity status under 37 CFR 1.9 and 1.27 is enclosed.
☒ Declaration of Michael D. Doyle, Attachments A and B enclosed.

If any extension of time is needed, then this response should be considered a petition therefor.

The filing fee has been calculated as shown below:

(Col. 1)		(Col. 2)		(Col. 3)	SMALL ENTITY		OR	OTHER THAN A SMALL ENTITY	
	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NO. PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE	ADDIT. FEE		RATE	ADDIT. FEE
TOTAL	*	MINUS	**	=	x11=	\$		x22=	\$
INDEP.	*	MINUS	***	=	x41=	\$		x82=	\$
[] FIRST PRESENTATION OF MULTIPLE DEP. CLAIM					+135=	\$		+270=	\$
					TOTAL	\$		TOTAL	\$
					ADDIT. FEE				

* If the entry in Col. 1 is less than the entry in Col. 2, write "0" in Col. 3.

** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, write "20" in this space.

*** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, write "3" in this space.
The "Highest Number Previously Paid For" (Total or Independent) is the highest number found from the equivalent box in Col. 1 of a prior amendment or the number of claims originally filed.

[x] No fee is due.

Please charge Deposit Account No. 20-1430 as follows:

[] Claims fee \$ _____
[X] Any additional fees associated with this paper or during the pendency of this application.

no extra copies of this sheet are enclosed.

Atty. Docket No. 023071-553

Date December 23, 1997

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Assistant Commissioner for Patents
Washington, D. C. 20231.

Date: 12-23-97

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